3 newspaper published in Eldridge, Iowa, and in The Dyersville Commercial, a 4 newspaper published in Dyersville, Iowa.

Approved June 10, 1976

Pursuant to the authority vested in the undersigned, Secretary of State of Iowa, under the provisions of Section 3.9, Code of Iowa, 1975, there being no newspaper by the name of The Dyersville Commercial, published in Dyersville, Iowa, I hereby designate Dyersville Commercial, published in Dyersville, Iowa, to publish the foregoing Act, House File 1567.

MELVIN D. SYNHORST, Secretary of State

I hereby certify that the foregoing Act, House File 1567, was published in The North Scott Press, Eldridge, Iowa on June 17, 1976, and in the Dyersville Commercial, Dyersville, Iowa on June 17, 1976.

MELVIN D. SYNHORST, Secretary of State

CHAPTER 1259

DES MOINES AREA COMMUNITY COLLEGE

H. F. 1442

AN ACT to legalize and validate the proceedings of the board of directors of the Des Moines area community college (merged area XI) in the counties of Adair, Audubon, Boone, Carroll, Clarke, Crawford, Dallas, Greene, Guthrie, Hamilton, Hardin, Jasper, Lucas, Madison, Mahaska, Marion, Marshall, Polk, Poweshiek, Shelby, Story and Warren, state of lowa, and the Polk county commissioner of elections in connection with an election authorizing the levy of a tax and declaring the validity of said election and the validity of taxes levied pursuant thereto.

WHEREAS, It appears from the records of the Des Moines Area Community College (Merged Area XI) that at a special election held coincident with the regular school election in and for said Merged Area on September 9, 1975, the

following proposition, to-wit:

"Shall the Board of Directors of the Des Moines Area Community College (Merged Area XI), in the Counties of Adair, Audubon, Boone, Carroll, Clarke, Crawford, Dallas, Greene, Guthrie, Hamilton, Hardin, Jasper, Lucas, Madison, Mahaska, Marion, Marshall, Polk, Poweshiek, Shelby, Story and Warren, State of Iowa, cause to continue to be levied a tax not to exceed twenty and one-fourth (20 1/4) cents per thousand dollars of assessed value in any one (1) year for a period of five (5) consecutive fiscal years beginning with the 1976 tax levy payable in the fiscal year ending June 30, 1978, for any one or more of the following purposes: for the purchase of grounds; construction of buildings; payment of debts contracted for the construction of buildings, purchase of buildings and equipment for buildings and the acquisition of libraries; and for the purpose of maintaining, remodeling, improving, or expanding the Des Moines Area Community College of the merged area; or for such other purposes as authorized by law, as provided in Chapter 280A, Section 22 of the Code of Iowa?"

was approved by more than fifty percent of the votes cast for and against the measure, and in reliance on said election the Board of Directors proposes to levy and collect said tax in each year as authorized; and

WHEREAS, doubts have arisen concerning the validity and legal sufficiency of said election and it is deemed advisable to put such doubts and all others that might arise concerning same forever at rest; Now Therefore,

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Be It Enacted by the General Assembly of the State of Iowa:

Section 1. That all proceedings heretofore taken by the Board of Directors of the Des Moines Area Community College (Merged Area XI), and the County Commissioner of Elections of Polk County, Iowa, preliminary to and in connection with said election held in said Merged Area District on September 9, 1975, said election and the adoption by the voters of the proposition set forth above are hereby legalized, validated and confirmed and by authority of said election and this Act said Board of Directors are authorized to levy said tax of not to exceed twenty and one-fourth (20 1/4) cents per thousand dollars of assessed value on all taxable property within said Merged Area for the purposes authorized at said election, said authorization to be effective for a period of five years commencing with the levy for the taxes payable in the fiscal year ending June 30, 1978.

SEC. 2. This Act, being deemed of immediate importance, shall take effect and be in force from and after its publication in the Pella Chronicle, a newspaper published in Pella, Iowa, and in the Patriot-Chronicle, a newspaper published in What Cheer, Iowa.

Approved June 10, 1976

I hereby certify that the foregoing Act, House File 1442, was published in the Pella Chronicle, Pella, Iowa on June 16, 1976, and in the Patriot-Chronicle, What Cheer, Iowa on June 17, 1976.

MELVIN D. SYNHORST, Secretary of State

CHAPTER 1260

UNDERWOOD SCHOOL

H. F. 1575

AN ACT to legalize and validate the proceedings of the board of directors of the Underwood Community School District, in the county of Pottawattamie, state of Iowa, authorizing and providing for the issuance, sale and delivery of school building bonds and for the levy of taxes for the payment of said bonds and declaring the bonds issued pursuant to said proceedings to be enforceable obligations of said school district.

Whereas it appears from the records of the Board of Directors of the Underwood Community School District, in the County of Pottawattamie, State of Iowa, that at a special school election held in and for said School District on January 20, 1976, the proposition of issuing bonds of said School District in the amount of One Million Seven Hundred Fifty Thousand Dollars (\$1,750,000) for the purpose of building and furnishing a new senior high school building in and for said School District was approved by more than sixty per cent (60%) of the total number of votes cast for and against said proposition, and in reliance upon said election said Board of Directors thereafter authorized and provided for the issuance, sale and delivery of school building bonds of said School District to the aggregate amount of One Million Seven Hundred Fifty Thousand Dollars (\$1,750,000) for the purpose of paying the cost of building and furnishing said new senior high school building and made provision for the levy of taxes to pay said bonds and the interest thereon; and

Whereas doubts have arisen concerning the validity and legal sufficiency of said election and proceedings and provisions made for the issuance, sale and payment of said bonds, and it is deemed advisable to put such doubts and all others that might arise concerning same forever at rest; Now, Therefore,